

Welcome On-Line Bidder!

Thank you for your interest in our upcoming Property for On-Line Auction. The following information is for your review and includes:

- 1. Auction Contract, Real Estate Forms, Terms & Conditions
- 2. Real Estate Information & Other Relevant Information

Please note this is an ON-LINE ONLY Real Estate Auction. All Bidders must register for the auction. Registration can be found at Auction Ohio's Website www.auctionohio.com. You can also search under the Affiliate Tab for Rise Realty.

Bidder's represented by a Real Estate Brokerage must be pre-registered at least 24 hours prior to auction. There will be a 10% (Ten Percent Buyer's Premium added to the Final Bid Price).

If successful, Bidder will be contacted after the auction. Auctioneer will setup a time to meet the Buyer to sign the contracts and accept the required non-refundable deposit (amount as advertised) in the form of a Cashier's Check made payable to Rise Realty & Mgmt Co. The deposit will dispersed as stated in the contract at a successful closing of the said property.

Please review all of the documents and if you should need further information, we can be contacted at the information below.

Thank You and Good Luck!

RISE REALTY & Mgmt Co. Audrey Barr - Realtor 740.974.2973 David Flood - Auctioneer- Realtor 614.783.8339



ON-LINE ONLY! REAL ESTATE AUCTION!

1612 Pleasantview Dr - Lancaster, OH

Auction Begins to End Sunday Evening JULY 18, 2021 @ 7:00 PM - Soft Close



Unbelievable opportunity to purchase this lovely brick ranch! Home is ready for your updates. The extra long driveway leads to a large two car garage. Inside you will find plenty of living space, large kitchen and 3 bedrooms and 2.5 baths. The basement spans most of the house (not under the Kitchen) for extra storage or additional living space. With just under an acre of land and a neighborhood great for walking. This is a gem in the rough! Bidders are strongly encouraged to have the property inspected. Property will be Offered for an On-Line Only Auction with Bidding Ending on Sunday, July 18 at 7:00 PM (Soft Close - Bidding will extend if bids come in at the last minute). Take the time to download the Bidder's Packet located at www.dafauction.com for pertinent information. NOTE: There is a 10% Buyer's Premium added to the final Hammer price that will paid by the Buyer.

ON-LINE REAL ESTATE TERMS: 10% BUYER'S PREMIUM will be added to the final bid price to establish Contract Selling Price. Property sells AS-IS with a Reserve of \$120,000.00, Within (24) hours of the online auction (ending), the successful bidder is to execute the Real Estate Purchase Contract and tender the required \$1,000 nonrefundable earnest money deposit. **NOTE:** We will contact the successful bidder the morning after the auction ends to make arrangements for getting the contract signed & receiving the deposit. \$1,000 deposit (Cash, Check or Certified Bank Check), balance due at closing. 30 days to close. Property Taxes prorated to closing. Seller to Pay Title Insurance, Buyer to pay for any Inspections Required. See www.dafauction.com for Bid Packet.

RISE REALTY & Mgmt Co

REALTOR: AUDREY BARR - (740) 974-2973 AUCTIONEER/REALTOR – DAVID FLOOD (614) 783-8339

ON-LINE BIDDING & MARKETING provided by AO REAL ESTATE® - Chris Davis Realtor-Auctioneer



See www.auctionzip.com (ID 5526) for Flyers & Pictures Information is deemed reliable but not guaranteed.

Rise Realty

Se Mgmt Co

Decide to Rise







Property Record Card (Fairfield County, Ohio)

Parcel: 0534122700 Card: 1 of 1

DILLON NADINE R AKA ENGLAND NADINE R Owner

1612 PLEASANTVIEW DR Address

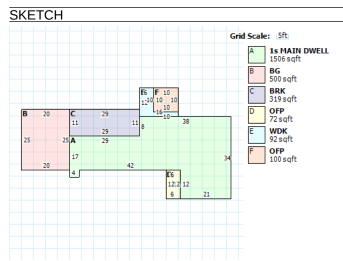
Land Use (510) R - SINGLE FAMILY DWELLING, PLATTE

RESIDENTIAL Class

FAIRFIELD HILLS ADD 3 LOT 89 IRREG Legal Description

MAP





RESID	EN I	IAL
Building	Style	

Building Style	RANCH	FullBaths	1
Sq.Ft.	1825	Half Baths	2
Year Built	1963	Basement	PART
Stories	1	Basement Area	0
Exterial Wall	BRICK	Rec Room Area	0
Rooms	5	Heat Fuel Type	GAS
Bedrooms	3	Heat/Cool	CENTRAL HEAT / AIR CONDITION
Family Rooms	0	Attic	NONE
Fireplace Openings(Stacks)	2(1)	Trim	0

Desc.	Front	Depth	Acreage	SqFt	Value
BUILDING SITE	105	200	N/A	N/A	\$39.690

VALUATION			
	Appraised	Assessed	
Land Value	\$39,690	\$13,890	
Building Value	\$150,880	\$52,810	
Total Value	\$190,570	\$66,700	
CAUV Value	\$	0	
Taxable Value	\$66	,700	

PERMITS

IMPROVEMEN	-

SA	LES

Date	Buyer	Seller	Price	Validity
6/2/2021	DILLON NADINE R	ENGLAND DEAN F	\$0.00	2 - NOT OPEN

DWELLING COMPUTATIONS OUTBUILDING DATA Base Price 173,920 % Good 61 Type YrBlt EffYr Size Area Gr Qty ModCd PH FV %Comp Value 3,600 -8,790 Plumbing Market Adj. Basement Functional Economic % Complete Heating 5,490 Attic 0 Other Features 7,200 C&D Factor Adj. Factor Subtotal 229,020 Additions 47,600 **Ground Floor Area** 1,506 **Dwelling Value** 150,880 **Total Living Area** 1,825

Building Notes



Ohio Association of REALTORS®

Established in 1910

Residential Property Disclosure Exemption Form

To Be Completed By Owner Property Address: 1612 Pleasantview Drive, Lancaster, OH 43130	
Owner's Name(s): Nadine Dillon	O H I O ASSOCIATION
Ohio law requires owners of residential real estate (1-4 family) to completure a Residential Property Disclosure Form disclosing certain condition concerning the property known by the owner. The Residential Property requirement applies to most, but not all, transfers or sales of residential	ons and information Disclosure Form
Listed below are the most common transfers that are exempt from the Res	sidential Property Disclosure Form requirement.
The owner states that the exemption marked below is a true and accurate	e statement regarding the proposed transfer:
 (1) A transfer pursuant to a court order, such as probate (2) A transfer by a lender who has acquired the property (3) A transfer by an executor, a guardian, a conservator (4) A transfer of new construction that has never been lender (5) A transfer to a buyer who has lived in the property sale; (6) A transfer from an owner who both has inherited the within one year immediately prior to the sale; (7) A transfer where either the owner or buyer is a government. 	y by deed in lieu of foreclosure; r, or a trustee; lived in; for at least one year immediately prior to the e property and has not lived in the property
ALTHOUGH A TRANSACTION MAY BE EXEMPT FOR THE REASON STATED A DUTY TO DISCLOSE ANY KNOWN LATENT DEFECTS OR MA	
OWNER'S CERTIFICATION	
By signing below, I state that the proposed transfer is exempt from the I requirement. I further state that no real estate licensee has advised me re understand that an attorney should be consulted with any questions regard requirement or my duty to disclose defects or other material facts.	egarding the completion of this form. I
Owner: Madine Billon dottop verified 07/03/21 12:36 PM EDT EBLK-MHUG-PEAW-I3BW	Date:
Owner:	Date:
BUYER'S ACKNOWLEDGEN	MENT
Potential buyers are encouraged to carefully inspect the property and to Buyer acknowledges that the buyer has read and received a copy of this	
Buyer:	Date:
Buyer:	Date:

This is not a state mandated form. This form has been developed by the Ohio Association of REALTORS® for use by REALTORS® assisting owners in the sale of residential property. The exemptions noted above are not a complete list of the transfers exempt from the Residential Property Disclosure Form requirement. All exempted transfers are listed in ORC § 5302.30(B)(2). The Ohio Association of REALTORS® is not responsible for the use or misuse of this form.

LEAD DISCLOSURE SALES

roperty Address:	1612 Pleasantview	v Drive	Company:		
eity: Lancaster	_State:	Zip	Company Address:		
1LS#:					
Ι	Disclosure of Informat	ion on Lead-Base	ed Paint and/or Lead-Bas	sed Paint Hazards	
Lead Warning	: Statement				
Every purchases notified that suc of developing le including learn poisoning also required to prov in the seller's po	r of any interest in resid ch property may present ead poisoning. Lead p ing disabilities, reduced poses a particular risk i vide the buyer with any	t exposure to lead loisoning in yound i intelligence quo to pregnant wom information on lead buyer of any know	ty on which a residential of from lead-based paint that go children may produce patient, behavioral problemen. The seller of any intead-based paint hazards from lead-based paint hazard from to purchase.	t may place young ch permanent neurologic is, and impaired mer prest in residential rea om risk assessments on	ildren at risl cal damage nory. Lead I property is r inspections
Seller's Disclos	sure				
			paint hazards (check (i)		
	Known lead-based pa (explain).	iint and/or lead-l	based paint hazards are	e present in the hous	sing
(b) Records ar	nd reports available to Seller has provided th	o the seller (chec ne purchaser with	I paint and/or lead-base k (i) or (ii) below): n all available records an nazards in the housing (nd reports pertainin	g to lead-
Purchaser's A	hazards in the housin cknowledgment (initi	ig. al)	ning to lead-based pain		paint
		•	nformation listed above.		
	Purchaser has receive has (check (i) or (ii) be		Protect Your Family from	Lead in Your Home.	
(i) 1 (ii) 2	received a 10-day opp ment or inspection for waived the opportuni	oortunity (or mut r the presence of ity to conduct a i	ually agreed upon perio f lead-based paint and/o risk assessment or inspe	or lead-based paint h	nazards; or
	lead-based paint and/	or lead-based p	aint hazards.		
(f)	owledgment (initial) Agent has informed tl aware of his/her resp		eller's obligations under ure compliance.	r 42 U.S.C. 4852d ar	nd is
Certification of The following prinformation the		e information abo and accurate.	ove and certify, to the best	of their knowledge, t	hat the
Nadine Dillon		dotloop verified 07/03/21 12:36 PM EDT			
Seller		Date	Seller		Date
Purchaser		Date	Purcnaser		Date
Agent		Date	Agent		Date





CONSUMER GUIDE TO AGENCY RELATIONSHIPS

We are pleased you have selected Rise Realty and Management Co. to help you with your real estate needs. Whether you are selling, buying or leasing real estate, Rise Realty and Management Co. can provide you with expertise and assistance. Because this may be the largest financial transaction you will enter into, it is important to understand the role of the agents and brokers with whom you are working. On these pages is information that explains the various services Rise Realty and Management Co. can offer and our options for working with you.

REPRESENTING SELLERS

Most sellers of real estate choose to list their home for sale with a real estate brokerage. When sellers do so, they sign a listing agreement that authorizes the brokerage and the listing agent to represent their interests. As the seller's agent, Rise Realty and Management Co. and the listing agent must: follow the seller's lawful instructions, be loyal to the seller, promote the seller's best interests, disclose material facts to the seller, maintain confidential information, act with reasonable skill and care and, account for any money they handle in the transaction. It is the policy of Rise Realty and Management Co.to charge sellers a total commission consisting of six (6) percent of the selling price of the property on real estate transactions at the time of closing.

REPRESENTING BUYERS

When purchasing real estate, buyers usually choose to work with a real estate agent as well. Often the buyers want to be represented in the transaction. This is referred to as buyer's agency. Rise Realty and Management Co. and the buyer's agent that represents a buyer's interest in a transaction must: follow the buyer's lawful instructions, be loyal to the buyer, promote the buyer's best interests, disclose material facts to the buyer, maintain confidential information and, account for any money they handle in the transaction. It is the policy of Rise Realty and Management Co. to charge buyers a total commission consisting of the cooperative split (expressed as a percentage) from the listing broker.

DUAL AGENCY

Occasionally the same agent who represents the seller also represents the buyer. This is referred to as dual agency. When Rise Realty and Management Co. and its agents become "dual agents," they must maintain a neutral position in the transaction. Rise Realty and Management Co. and the agent may not advocate the position of one client over the best interests of the

other client, or disclose any confidential information to the other party without written consent. In the event Rise Realty and Management Co. and its agents become dual agents, it is the policy of Rise Realty and Management Co. to charge seller a total commission consisting of six(6) percent of the selling price of the property and to charge buyers a total commission consisting of the cooperative split (expressed as a percentage) from the listing broker.

In the event that you refuse to consent to dual agency

In the event that you refuse to consent to dual agency or seek to terminate the agency relationship as a result of the proposed dual agency, Rise Realty and Management Co. management may determine which agency relationship to terminate. You may request that a separate agent of Rise Realty and Management Co. be appointed to represent your interests or you may terminate your agency relationship and seek representation from another brokerage, however, you may be obligated to pay a commission to Rise Realty and Management Co.

DIFFERENT RISE REALTY AND MANAGEMENT CO. AGENTS REPRESENTING THE BUYER AND SELLER

On occasion, the buyer and seller will each be represented by two different agents from Rise Realty and Management Co. In this case, the agents may each represent the best interest of their respective clients but Rise Realty and Management Co. and its management level licensees will be considered dual agents. As a dual agent, Rise Realty and Management Co. and its management level licensees will maintain a neutral position and cannot advocate for the position of one client over another. Rise Realty and Management Co. will also protect the confidential information of both parties.

SUBAGENCY

Rise Realty and Management Co. does not act as a subagent nor allow other brokerages to act as a subagent for a seller.

cooperating with other brokerages on an equal and consistent basis. This means Rise Realty and Management Co. will cooperate with other brokerages on an equal and consistent basis. This means Rise Realty and Management Co. and its agents will make its listings available to other brokerages to show, provide information that is not confidential, and present all offers written by other brokerages in a timely and objective manner. A buyer's broker may be compensated by a seller through Rise Realty and Management Co. offer of compensation, unless specifically requested otherwise by the seller, even though the buyer's broker represents the

buyer's interests. Alternatively, a buyer's broker may be compensated directly by the buyer pursuant to an agreement between buyer and buyer's broker. Rise Realty and Management Co. does reserve the right, in some instances, to vary compensation offered through marketing services. Rise Realty and Management Co. may accept compensation from listing brokers even though Rise Realty and Management Co. represents the buyer. Rise Realty and Management Co. will not offer compensation to nor cooperate with subagents.

A SIGNED COPY OF THIS CONSUMER GUIDE TO AGENCY RELATIONSHIPS MUST BE RETAINED BY THE REALTOR.

Ohio law requires that Rise Realty and Management Co. provide you this Consumer Guide and ask you to sign the form below, acknowledging receipt of this Consumer Guide. Your signature will not obligate you to work with our company if you do not choose to do so.

Name (Please Prin	nt)	Name (Please	Print)	
Signature	Date	Signature	Date	<u> </u>
Agent Name:				

We hope you find this information to be helpful to you as you begin your real estate transaction. When you are ready to enter into a transaction, you will be given an Agency Disclosure Statement that specifically identifies the role of the agents and brokerages. Please ask questions if there is anything you do not understand.

FAIR HOUSING STATEMENT

It is illegal, pursuant to the Ohio Fair Housing Law, Division (H) of Section 4112.02 of the Revised Code and the Federal Fair Housing law, 42 U.S.C.A. 3601, as amended, to refuse to sell, transfer, assign, rent, lease, sublease or finance housing accommodations, refuse to negotiate for the sale or rental of housing accommodations, or otherwise deny or make unavailable housing accommodations because of race, color, religion, sex, familial status as defined in section 4112.01 of the Revised Code, ancestry, military status as defined in that section, disability as defined in that section, or national origin or to so discriminate in advertising the sale or rental of housing, in the financing of housing, or in the provision of real estate brokerage services. It is also illegal, for profit, to induce or attempt to induce a person to sell or rent a dwelling by representations regarding the entry into the neighborhood of a person or persons belonging to one of the protected classes.



www.riserealtyco.com



AGENCY DISCLOSURE STATEMENT



The real estate agent who is providing you with this form is required to do so by Ohio law. You will not be bound to pay the agent or the agent's brokerage by merely signing this form. Instead, the purpose of this form is to confirm that you have been advised of the role of the agent(s) in the transaction proposed below. (For purposes of this form, the term "seller" includes a landlord and the term "buyer" includes a tenant.)

Property Address: 1612 Pleasantview	Dr, Lancaster, OH 43110		
Buyer(s): Nadine Dillon			
	INVOLVING TWO AGENTS	IN TWO DIFFERENT BR	ROKERAGES
The buyer will be represented by	AGENT(S)	, and	BROKERAGE
The seller will be represented by	AGENT(S)	, and	BROKERAGE
II. TRANSACT If two agents in the real estate brokerag represent both the buyer and the seller,	FION INVOLVING TWO AGES e		KERAGE
	ker and managers will be "dual ag	work(s) for work(s) for work(s) for ents", which is further explain	
Every agent in the brokerage represand on the back of this form. As dual a confidential information. Unless in has a personal, family or business in	will be working for both the agents they will maintain a neutral adicated below, neither the agent(s	buyer and seller as "dual as position in the transaction a s) nor the brokerage acting a	and they will protect all parties' as a dual agent in this transaction
Agent(s)_	SACTION INVOLVING ONLY and real estate l	ONE REAL ESTATE AC	
be "dual agents" representing both this form. As dual agents they will information. Unless indicated belo personal, family or business relation	maintain a neutral position in the by, neither the agent(s) nor the bro	transaction and they will prokerage acting as a dual agen	otect all parties' confidential nt in this transaction has a
represent only the (check one) series represent his/her own best interest.	eller or buyer in this transactio Any information provided the ag	n as a client. The other part ent may be disclosed to the	y is not represented and agrees to agent's client.
I (we) consent to the above relation (we) acknowledge reading the info		ate transaction. If there is a	
(we) acknowledge reading the into	mation regarding dual agency ex	planieu on the back of this id	JIII.
BUYER/TENANT	DATE SI	ELLER/LANDLORD	DATE
BUYER/TENANT	DATE SI	ELLER/LANDLORD	DATE

DUAL AGENCY

Ohio law permits a real estate agent and brokerage to represent both the seller and buyer in a real estate transaction as long as this is disclosed to both parties and they both agree. This is known as dual agency. As a dual agent, a real estate agent and brokerage represent two clients whose interests are, or at times could be, different or adverse. For this reason, the dual agent(s) may not be able to advocate on behalf of the client to the same extent the agent may have if the agent represented only one client.

As a dual agent, the agent(s) and brokerage shall:

- Treat both clients honestly;
- Disclose latent (not readily observable) material defects to the purchaser, if known by the agent(s) or brokerage;
- Provide information regarding lenders, inspectors and other professionals, if requested;
- Provide market information available from a property listing service or public records, if requested;
- Prepare and present all offers and counteroffers at the direction of the parties;
- Assist both parties in completing the steps necessary to fulfill the terms of any contract, if requested.

As a dual agent, the agent(s) and brokerage shall not:

- Disclose information that is confidential, or that would have an adverse effect on one party's position in the transaction, unless such disclosure is authorized by the client or required by law;
- Advocate or negotiate on behalf of either the buyer or seller;
- Suggest or recommend specific terms, including price, or disclose the terms or price a buyer is willing to offer or that a seller is willing to accept;
- Engage in conduct that is contrary to the instructions of either party and may not act in a biased manner on behalf of one party.

Compensation: Unless agreed otherwise, the brokerage will be compensated per the agency agreement.

Management Level Licensees: Generally the broker and managers in a brokerage also represent the interests of any buyer or seller represented by an agent affiliated with that brokerage. Therefore, if both buyer and seller are represented by agents in the same brokerage, the broker and manager are dual agents. There are two exceptions to this. The first is where the broker or manager is personally representing one of the parties. The second is where the broker or manager is selling or buying his own real estate. These exceptions only apply if there is another broker or manager to supervise the other agent involved in the transaction.

Responsibilities of the Parties: The duties of the agent and brokerage in a real estate transaction do not relieve the buyer and seller from the responsibility to protect their own interests. The buyer and seller are advised to carefully read all agreements to assure that they adequately express their understanding of the transaction. The agent and brokerage are qualified to advise on real estate matters. IF LEGAL OR TAX ADVICE IS DESIRED, YOU SHOULD CONSULT THE APPROPRIATE PROFESSIONAL.

Consent: By signing on the reverse side, you acknowledge that you have read and understand this form and are giving your voluntary, informed consent to the agency relationship disclosed. If you do not agree to the agent(s) and/or brokerage acting as a dual agent, you are not required to consent to this agreement and you may either request a separate agent in the brokerage to be appointed to represent your interests or you may terminate your agency relationship and obtain representation from another brokerage.

Any questions regarding the role or responsibilities of the brokerage or its agents should be directed to an attorney or to:



Ohio Department of Commerce
Division of Real Estate & Professional Licensing
77 S. High Street, 20th Floor
Columbus, OH 43215-6133
(614) 466-4100



Page 2 of 2 Effective 01/01/05

CONSUMER GUIDE TO AGENCY RELATIONSHIPS



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Representing the Sellers

Most sellers of real estate choose to list their home for sale with a real estate brokerage. When they do so, they sign a listing agreement that authorizes the brokerage and the listing agent to represent their interests. As the seller's agent, the brokerage and listing agent must: follow the seller's lawful instructions, be loyal to the seller, promote the seller's best interests, disclose material facts to the seller, maintain confidential information. act with reasonable skill and care, and account for any money they handle in the transaction. In rare circumstances, a listing broker may offer "subagency" to other brokerages, which would also represent the seller's interests and owe the seller these same duties.

Representing Buyers

When purchasing real estate, buyers usually choose to work with a real estate agent as well. Often the buyers want to be represented in the transaction. This is referred to as buyer's agency. A brokerage and agent that agree to represent a buyer's interest in a transaction must: follow the buyer's lawful instructions, be loyal to the buyer, promote the buyer's best interests, disclose material facts to the buyer, maintain confidential information, and account for any money they handle in the transaction.

Dual Agency

Occasionally, the same agent and brokerage that represent the seller also represent the buyer. This is referred to as dual agency. When a brokerage and its agents become "dual agents," they must maintain a neutral position between the buyer and the seller. They may not advocate the position of one client over the best interests of the other client, or disclose any personal or confidential information to the other party without written consent.

Representing Both the Buyer & Seller

On occasion, the buyer and seller will each be represented by two different agents from the same brokerage. In this case, the agents may each represent the best interest of their respective clients. Or, depending on company policy, the agents may both act as dual agents and remain neutral in the transaction. When either of the above occurs, the brokerage will be considered a dual agent. As a dual agent, the brokerage and its managers will maintain a neutral position and cannot advocate for the position of one client over another. The brokerage will also protect the confidentiality of all parties.

Subagency

AO Real Estate does not act as a subagent nor allow other brokerages to act as a subagent for a seller.

Cooperating With Other **Brokerages**

AO Real Estate will cooperate with other brokerages on an equal and consistent basis. This means AO Real Estate and its agents will make its listings available to other brokerages to show, provide information that is not confidential, and present all offers written by other brokerages in a timely and objective manner. A buyer's broker may be compensated by a seller through AO Real Estate's offer of compensation, unless specifically requested otherwise by the seller, even though the

buyer's brokerage represents the buyer's interests. Alternatively, a buyer's broker may be compensated directly by the buyer pursuant to an agreement between buyer and buyer's broker. AO Real Estate does reserve the right, in some instances, to vary compensation offered through marketing services. AO Real Estate may accept compensation from listing brokers even though AO Real Estate represents the buyer. AO Real Estate will not offer compensation to nor cooperate with subagents.

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Ohio law requires that AO Real Estate provide you this Consumer Guide and ask you to sign

the form to below, acknowledging receipt of this Consumer Guide. Your signature will not obligate you to work with our company if you do not choose to do so. Name (Please Print) Name (Please Print) Signature Signature Date Date Agent Name

We hope you find this information to be helpful to you as you begin your real estate transaction. When you are ready to enter into a transaction, you will be given an Agency Disclosure Statement that specifically identifies the role of the agents and brokerages. Please ask questions if there is anything you do not understand.

FAIR HOUSING STATEMENT

It is illegal, pursuant to the Ohio Fair Housing Law, division (H) of Section 4112.02 of the Revised Code and the Federal Fair Housing Law, 42 U.S.C.A. 3601, as amended, to refuse to sell, transfer, assign, rent, lease, sublease or finance housing accommodations, refuse to negotiate for the sale or rental of housing accommodations, or otherwise deny or make unavailable housing accommodations because of race, color, religion, sex, familial status as defined in Section 4112.01 of the Revised Code, ancestry, military status as defined in that section, disability as defined in that section, or national origin or to so discriminate in advertising the sale or rental of housing, in the financing of housing, or in the provision of real estate brokerage services. It is also illegal, for profit, to induce or attempt to induce a person to sell or rent a dwelling by representations regarding the entry into the neighborhood of a person or persons belonging to one of the protected classes. (Effective: 9/29/11)

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AGENCY DISCLOSURE STATEMENT



The real estate agent who is providing you with this form is required to do so by Ohio law. You will not be bound to pay the agent or the agent's brokerage by merely signing this form. Instead, the purpose of this form is to confirm that you have been advised of the role of the agent(s) in the transaction proposed below. (For purposes of this form, the term "seller" includes a landlord and the term "buyer" includes a tenant.)

Pro	operty Address: 1612 Pleasantview Dr, La	ancaster, OH 43130			
Buy	yer(s):				
Sell	Nadine Dillon				
	.,				
		AGENTS IN TWO DIFFERENT BROKERAGES			
The	e buyer will be represented by	, and			
The	e seller will be represented by Chris Davis AGENT(S)	, and AO Real Estate			
	II. TRANSACTION INVOLVING T wo agents in the real estate brokerage resent both the buyer and the seller, check the following rel	WO AGENTS IN THE SAME BROKERAGE			
_	·	* * * *			
Ц	Agent(s) work(s) for the buyer and work(s) for the seller. Unless personally involved in the transaction, the broker and managers will be "dual agents", which is further explained on the back of this form. As dual agents they will maintain a neutral position in the transaction and they will protect all parties' confidential information.				
	on the back of this form. As dual agents they will maintai confidential information. Unless indicated below, neither has a personal, family or business relationship with either	for both the buyer and seller as "dual agents". Dual agency is explained in a neutral position in the transaction and they will protect all parties' the agent(s) nor the brokerage acting as a dual agent in this transaction the buyer or seller. <i>If such a relationship does exist, explain:</i>			
Age	ent(s) Chris Davis and	NG ONLY ONE REAL ESTATE AGENT real estate brokerage will			
	be "dual agents" representing both parties in this transaction this form. As dual agents they will maintain a neutral position information. Unless indicated below, neither the agent(s)	on in a neutral capacity. Dual agency is further explained on the back of sition in the transaction and they will protect all parties' confidential nor the brokerage acting as a dual agent in this transaction has a uyer or seller. <i>If such a relationship does exist, explain</i> :			
Χ	represent only the (<i>check one</i>) Seller or buyer in this represent his/her own best interest. Any information prove	s transaction as a client. The other party is not represented and agrees to rided the agent may be disclosed to the agent's client.			
		CONSENT			
	I (we) consent to the above relationships as we enter into this real estate transaction. If there is a dual agency in this transaction, (we) acknowledge reading the information regarding dual agency explained on the back of this form.				
	BUYER/TENANT DATE	SELLER/LANDLORD DATE			
	DIVED/TENANT DATE	SELLEP/LANDLOPD			

DUAL AGENCY

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As a dual agent, the agent(s) and brokerage shall:

- Treat both clients honestly;
- Disclose latent (not readily observable) material defects to the purchaser, if known by the agent(s) or brokerage;
- Provide information regarding lenders, inspectors and other professionals, if requested;
- Provide market information available from a property listing service or public records, if requested;
- Prepare and present all offers and counteroffers at the direction of the parties;
- Assist both parties in completing the steps necessary to fulfill the terms of any contract, if requested.

As a dual agent, the agent(s) and brokerage shall not:

- Disclose information that is confidential, or that would have an adverse effect on one party's position in the transaction, unless such disclosure is authorized by the client or required by law;
- Advocate or negotiate on behalf of either the buyer or seller;
- Suggest or recommend specific terms, including price, or disclose the terms or price a buyer is willing to offer or that a seller is willing to accept;
- Engage in conduct that is contrary to the instructions of either party and may not act in a biased manner on behalf of one party.

Compensation: Unless agreed otherwise, the brokerage will be compensated per the agency agreement.

Management Level Licensees: Generally the broker and managers in a brokerage also represent the interests of any buyer or seller represented by an agent affiliated with that brokerage. Therefore, if both buyer and seller are represented by agents in the same brokerage, the broker and manager are dual agents. There are two exceptions to this. The first is where the broker or manager is personally representing one of the parties. The second is where the broker or manager is selling or buying his own real estate. These exceptions only apply if there is another broker or manager to supervise the other agent involved in the transaction.

Responsibilities of the Parties: The duties of the agent and brokerage in a real estate transaction do not relieve the buyer and seller from the responsibility to protect their own interests. The buyer and seller are advised to carefully read all agreements to assure that they adequately express their understanding of the transaction. The agent and brokerage are qualified to advise on real estate matters. IF LEGAL OR TAX ADVICE IS DESIRED, YOU SHOULD CONSULT THE APPROPRIATE PROFESSIONAL.

Consent: By signing on the reverse side, you acknowledge that you have read and understand this form and are giving your voluntary, informed consent to the agency relationship disclosed. If you do not agree to the agent(s) and/or brokerage acting as a dual agent, you are not required to consent to this agreement and you may either request a separate agent in the brokerage to be appointed to represent your interests or you may terminate your agency relationship and obtain representation from another brokerage.

Any questions regarding the role or responsibilities of the brokerage or its agents should be directed to an attorney or to:



Ohio Department of Commerce
Division of Real Estate & Professional Licensing
77 S. High Street, 20th Floor
Columbus, OH 43215-6133
(614) 466-4100



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Rise Realty & Mgmt Company Real Estate Broker

355 E. Main St Lancaster, OH 43130 Phone: 740-654-5552 Fax: 740-654-5212

Web Site: www.riserealtyco.com

David A. Flood, Auctioneer & Realtor DAF Auction, Inc. & Rise Realty

Direct: 614-783-8339 Office: 614-834-3300 Email: dafauction@earthlink.net

Fax: 740-654-5212

Web Site: www.dafauction.com

Real Estate Purchase Contract

		Date	July 18, 2021	
The undersigned Buyer(s) agrees to buy a to below, upon the terms hereinafter set for Fairfield , tax parcel number(s)	orth, the following real estat	e located in the State of 0		
PROPERTY ADDRESS:	1612 Pleasant	view Dr, Lancaster	43130	
LEGAL: Fairfield Hills Add 3 Lot 89 Irro	eg General Description:	Single Family Hon sits	ne and the lot upon it	
Final Bid Price:	Plus Buyer's Premium	Total Cash Purc Price of:	hase 	
TERMS: 10% Buyer's Premium of the Final Bid Price is charged to the Buyer, collected at Closing and Paid to Rise Realty & Mgmt Company. Sales Commissions & Fees are paid based upon the Final Bid Price before Buyer's Premium. Buyer's Premium does not create an Agency Relationship with Purchaser and Rise Realty				
EVIDENCE OF TITLE: For each parcel of real estate to be conveyed the Seller shall furnish the Buyer; good and merchantable title in fee simple, free and clear of all liens and encumbrances excepting (1) unpaid taxes and assessments; (2) those specifically set forth in this contract; (3) restrictions, conditions and easements of record; and (4) zoning ordinances & all legal highways. Seller to pay Title Insurance as needed.				
DEED: Seller shall convey said premise	es by General Warranty Dee	ed or Fiduciary Deed as a	appropriate.	
TAXES AND ASSESSMENTS: The Seller shall pay the current taxes due and payable Prorated to date of closing, all delinquent taxes, penalties and interest, and all assessments now a lien, both current and reassessed and whether due or to become due. No CAUV tax recoupment paid by Seller.				
FIXTURES & EQUIPMENT: The consideration shall include any fixtures, including but not limited to: built-in appliances; heating, central air conditioning, and humidifying equipment and their control apparatus; stationary tubs; pumps; water softening equipment (unless leased); roof antennae; attached wall-to-wall carpeting and attached floor coverings; curtain rods and window coverings excluding draperies and curtains; attached mirrors; light, bathroom and lavatory fixtures; storm and screen doors and windows, awnings, blinds and window air conditioners, whether now in or on the premises or in storage; garage door openers and controls; attached fireplace equipment; security systems and controls; attached fireplace equipment; security systems and controls (unless leased); smoke alarms, satellite TV system and components, all exterior plants and trees; and the following:				
The following shall be excluded:				
Buyer's Initials	Page 1	Selle	er's Initials	

RENTALS, INTEREST, CONDOMINIUM CHARGES, INSURANCE, UTILITIES AND SECURITY DEPOSITS:

Adjustments shall be made through date of closing for: (a) rentals; (b) interest on any mortgage assumed by Buyer; (c) condominium or other association periodic charges; and (d) transferable insurance policies. Seller shall pay through date of possession, all accrued utility charges. Security deposits shall be transferred to Buyer at closing.

DAMAGE OR DESTRUCTION OF PROPERTY: Risk of loss to the real estate and appurtenances shall be borne by Seller until closing provided that if any property covered by this contract shall be substantially damaged or destroyed before this transaction is closed, the Buyer may (a) proceed with the transaction and be entitled to all insurance money, if any, payable to the Seller under all policies covering the property, or (b) rescind the contract, and thereby release all parties from liability hereunder, by giving written notice to the Seller and Broker within ten (10) calendar days after the Buyer has written notice of such damage or destruction. Failure by the Buyer to so notify the Seller and Broker shall constitute an election to proceed with the transaction.

DEPOSIT: Upon acceptance of the contract by all parties, Broker shall deposit the amount shown in the Deposit Receipt section of this contract in its trust account. Deposit will be forfeited and paid to Seller if terms of contract are not met by the Buyer by the expiration date. Forfeiture of deposit shall not prejudice the right of the non-defaulting party in any action for damages or specific performance against defaulting party. The deposit is due the day of the auction and is non-refundable unless the Seller cannot convey the deed or the Buyer elects to rescind the contract as a result of substantial damage or destruction to the property. At closing the Deposit will be credited toward the purchase price.

AUCTIONEER: Auctioneer, David A. Flood is licensed by the Ohio Department of Agriculture Auctioneer Program, 8995 E. Main Street, Bldg. 1, Reynoldsburg, OH 43068 & bonded by the State of Ohio under the Auction Recovery Fund The Auctioneer is licensed by the OH Department of Commerce as a Real Estate Agent w/Rise Realty & Mgmt Co.

ACKNOWLEDGMENTS: The parties acknowledge and agree that the purchase of real property encompasses many professional disciplines, and while Broker possesses considerable general knowledge, Broker is not an expert in matters of law, tax, financing, surveying, structural conditions, hazardous materials, environmental conditions, inspections, engineering, etc. The broker hereby advises the parties, and the parties acknowledge such advisement, to seek professional expert assistance and advice in these and other areas of professional expertise. In the event that Broker provides to the parties names of companies or sources for such advice and assistance, the parties acknowledge and agree that Broker does not warrant, guarantee or endorse the services and/or products of such companies or sources.

MISCELLANEOUS: Buyer has examined all property involved and, in making this offer, is relying solely upon such examination with reference to the condition, character and size of land and improvements and fixtures, if any. The Contract constitutes the entire agreement and there are no representations, oral or written, which have not been incorporated herein. Time is of the essence of all provisions of the Contract. All representations, covenants and warranties of the parties, contained in this Contract, shall survive the closing.

CLOSING AND POSSESSION:		This Contract shall be performed and this transaction closed on or before			
August /	17	/	2021	unless the parties agree in writing to an extension.	Seller is entitled to
Month	Day		Year	•	
possession through at funding. At the time Seller delivers possession, the property will be in the same condition as the date of acceptance of this contract, except as provided in the Damage or Destruction paragraph; normal wear and tear excepted; and all debris and personal property not included in this Contract shall be					
removed by Seller.					

REMARKS: Property is being sold (AS, WHERE IS), in all respects with all faults and with NO expressed or implied warranties. Buyer is purchasing property (AS, WHERE IS), in all respects with NO exceptions. Buyer is aware any house and improvements built prior to 1978 could have Lead Base Paint.

DURATION OF OFFER:	This offer shall be open for acceptance through	9:00 PM /	July	/
		Time	Month	
18 / 2021 .				
Day Year				
Buyer's Initials	Page 2	Seller's I	nitials	

ADDITIONAL TERMS & CONDITIONS: Agreement is NOT Contingent upon Purchaser's ability to obtain financing

Successful Bidder will be contacted the morning after the auction closes and arrangements will be made to sign the Purchase Documents and tendering of the Earnest Money

NOTICE

OHIO FAIR HOUSING LAW: It is illegal, pursuant to the Ohio Fair Housing Law, Division (H) of Section 4112.02 of the Revised Code and the Federal Fair Housing Law, 42 U.S.C.A. 3601, to refuse to sell, transfer, assign, rent, lease, sublease, or finance housing accommodations, refuse to negotiate for sale or rental of housing accommodations, or otherwise deny or make unavailable housing accommodations because of race, color, religion, sex, familial status as as defined in Section 4112.01 of the Revised Code, ancestry, disability as defined in that section or national origin, or to so discriminate in advertising the sale or rental of housing, in the financing of housing, or in the provision of real estate brokerage services.

It is also illegal, for profit, to induce or attempt to induce a person to sell or rent a dwelling by representations regarding the entry into the neighborhood of a person or persons belonging to one of the protected classes.

RESIDENTIAL PROPERTY DISCLOSURE FORM: With respect to the sale of real property that has from one to four dwelling units, most Sellers will be required to provide the Buyer with a completed Property Disclosure Form complying with the requirements of Ohio law. If such disclosure is required, but is not provided, by the time the Buyer enters into this agreement, the Buyer may be entitled to rescind this agreement by delivering a document of rescission to the Seller or the Seller's Broker, provided such document of rescission is delivered prior to all three of the following dates:

- 1) The date of closing;
- 2) 30 days after the Seller accepted the Buyer's offer;
- 3) within three (3) business days following the receipt by Buyer or Buyer's agent of the Property Disclosure Form or amendment of that form.

OHIO'S SEX OFFENDER REGISTRATION AND NOTIFICATION LAW: Ohio's Sex Offender Registration and Notification Law require the local sheriff to provide written notice to certain members of the community if a sex offender resides in the area. The notice provided by the sheriff is a public record and is open to inspection under Ohio's Public Records Law. Therefore, you can obtain information from the sheriff's office regarding the notices they have provided pursuant to Ohio's Sex Offender registration Notification Law.

GENERAL DISCLOSURE				
, , , , ,		that all parties to any real estate transaction in which are strictly legal in nature, and only atters.		
structural engineer or other professi Property. Prior to bidding and ent inspections to satisfy any concerns t	onal to satisfy the Buyer as to any an ering into a contract on this property that the Buyer might have regarding t	n the services of a home inspector, surveyor, d all aspects of the physical condition of the the Buyer shall have completed any and all he condition of this property. The Listing tations or warranties regarding the physical		
This disclosure is made for the purp Rise Realty & Mgmt Co	ose of protecting the interest of all cli	ents and customers of the Listing Broker,		
Buyer's Initials	Page 3	Seller's Initials		

The undersigned **BUYER** agrees to the terms herein and acknowledges the receipt hereof:

The undersigned **SELLER** agrees to the terms herein and acknowledges the receipt hereof:

Signature	Signature		
Print Name	Print Name		
Signature	Signature		
Print Name	Print Name		
Address:	Address: 1612 Pleasantview Dr		
	Lancaster, OH 43130		
Phone:	Phone:		
Date Signed:	Date Signed:		
BUYER'S Attorney:	SELLER'S Attorney:		
Phone:	Phone:		
SELLING Broker	LISTING Broker Rise Realty & Mgmt Co		
Broker # Fax	Broker # Fax Fax		
Address:	Address: 355 E Main St		
	Lancaster, OH 43130		
SELLING Agent	LISTING Agent Audrey Barr		
MLS# Home Phone	MLS# Home Phone 740-974-2973		
Cell Phone Home Fax	Cell Phone Home Fax 740-654-5212		
SELLING Agent	LISTING Agent		
MLS#Home Phone	MLS#Home Phone		
Cell Phone Home Fax	Cell Phone Home Fax		
DEPOSIT	RECEIPT		
Broker acknowledges receipt of the sum of \$1,000 deposited and disbursed pursuant to the Deposit paragraph. Rise Realty & Mgmt Co			
Received by:	Date of Receipt:		